

Exhibit A

In the Matter Of:

HOLCOMBE vs UNITED STATES of AMERICA

5:18-CV-00555-XR

MICHAEL SHAWN KELLEY

June 23, 2020



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HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

1

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS

JOE HOLCOMBE, ET AL., §
 §
 PLAINTIFF, § CIVIL ACTION NO.
 § 5:18-CV-00555-XR
V. §
 §
UNITED STATES OF AMERICA, §
 §
 DEFENDANT. §

REMOTE DEPOSITION OF MICHAEL SHAWN KELLEY
JUNE 23, 2020

REMOTE DEPOSITION OF MICHAEL SHAWN KELLEY,
produced as a witness at the instance of the
Defendant and duly sworn, was taken in the above
styled and numbered cause on Tuesday, June 23, 2020,
from 8:17 a.m. to 9:23 a.m., before TAMARA CHAPMAN,
CSR, RPR-CRR in and for the State of Texas, reported
remotely by computerized stenotype machine in
Austin, Texas pursuant to the Federal Rules of Civil
Procedure and any provisions stated on the record
herein.

Job No. J5731874

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MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

3

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I N D E X

PAGE

APPEARANCES.....	2
MICHAEL SHAWN KELLEY	
EXAMINATION	
By Mr. Handler.....	7
CORRECTION PAGE.....	41
SIGNATURE PAGE.....	42
REPORTER'S CERTIFICATION.....	43

E X H I B I T S

PAGE LINE

Exhibit 1, 05/14/2020 letter from Gerald E. Bourque to Paul David Stern, RE: Cause No. 5:18-cv-00555-XR (No Bates - 1 page)	7	3
Exhibit 2, Subpoena to produce documents, information, or objects or to permit inspection of premises in a civil action (No Bates - 3 pages)	7	3
Exhibit 3, Attachment to subpoena duces tecum to Michael Kelley (No Bates - 9 pages)	7	3
Exhibit 4, Photograph of Devin Kelley (TXRANGERS00010965)	7	3
Exhibit 5, Photograph of Devin Kelley (TXRANGERS00010967)	7	3
Exhibit 6, Photograph of Devin Kelley (TXRANGERS00010969)	7	3
Exhibit 7, Photograph of Devin Kelley (TXRANGERS00046864)	7	3

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

5

1	E X H I B I T S (Continued)		
2	Exhibit 8,	7	3
3	Photograph		
4	(TXRANGERS00047011)		
5	Exhibit 9,	7	3
6	Texas Department of Public Safety,		
7	Texas Rangers, Supplemental report by		
8	Billy Mims		
9	(TXRANGERS00053617 -		
10	TXRANGERS00053621)		
11	Exhibit 10,	7	3
12	Video clip		
13	(TXRANGERS00053246)		
14	Exhibit 11,	7	3
15	Texas Department of Public Safety,		
16	Texas Rangers, Supplemental report by		
17	Brent Barina		
18	(TXRANGERS00053663 -		
19	TXRANGERS00053666)		
20	Exhibit 12,	7	3
21	Audio clip		
22	(TXRANGERS00016657)		
23	Exhibit 13,	7	3
24	Texas Department of Public Safety,		
25	Texas Rangers, Supplemental report by		
	Joseph Evans		
	(TXRANGERS00049390 -		
	TXRANGERS00049391)		

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

6

1 THE STENOGRAPHER: Pursuant to the
2 First Emergency Order Regarding the COVID-19
3 State of Disaster, Paragraphs 2.b. and 2.c., this
4 deposition of Michael Kelley is being conducted
5 remotely via Zoom. Today's date is June 23, 2020
6 and the time is 8:17 a.m.

7 My name is Tamara Chapman, Texas
8 CSR #7248. I am administering the oath and
9 reporting the deposition remotely by stenographic
10 means from my residence within the State of
11 Texas.

12 MR. HANDLER: Steve Handler
13 representing the United States.

14 MR. SCHREIBER: This is Joseph
15 Schreiber. I represent the plaintiffs.

16 MR. JACKSON: Dean Jackson. It's
17 my privilege and honor to represent Michael and
18 Rebecca Kelley. I'm here along with Gerald
19 Bourque, who is their personal counsel as well.

20 MR. ALSAFFAR: Jamal Alsaffar,
21 representing the plaintiffs.

22 MR. STERN: Paul Stern on behalf
23 of defendant, United States.

24 MR. FURMAN: Austin Furman,
25 defending the United States.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

7

1 MR. WEBSTER: Jason Webster,
2 representing plaintiffs.

3 MICHAEL SHAWN KELLEY,
4 having been first duly sworn, testified as follows:

5 EXAMINATION

6 BY MR. HANDLER:

7 Q. Good morning, Mr. Kelley. My name is
8 Steven Handler. I represent the United States.

9 For the record, could you please state
10 your full name and spell it for the record.

11 A. Michael Shawn Kelley. Michael,
12 M-I-C-H-A-E-L; Shawn, S-H-A-W-N; Kelley, K-E-L-L-E-Y.

13 Q. Thank you. Well, let the record reflect
14 that this is the deposition of Michael Kelley taken
15 pursuant to notice in accordance with the Federal
16 Rules of Civil Procedure and the local rules of the
17 Western District of Texas.

18 As I said, I'm representing the United
19 States. Are you represented by counsel today?

20 A. Yes.

21 Q. And can you name your counsel, please?

22 A. Dean Jackson and Gerald Bourque.

23 Q. Okay. Now, there are other attorneys
24 attending this deposition and they represent, of
25 course you heard, the plaintiffs and the United

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

8

1 States.

2 We're here today to discover facts
3 regarding the allegations that the plaintiffs have
4 made against the United States, as well as other
5 related matters. In particular, this lawsuit
6 pertains to the wrongful death and personal injury
7 actions brought against the United States.

8 The claims arise out of a mass shooting
9 perpetrated by former Airman Devin Patrick Kelley at
10 the First Baptist Church in Sutherland Springs,
11 Texas, on Sunday, November 5th, 2017.

12 Mr. Kelley, throughout this deposition,
13 instead of me repeating the full names of everyone,
14 I'll probably use shorthand references. So the First
15 Baptist Church of Sutherland Springs, we'll just call
16 it "the church." The shooting perpetrated by Airman
17 Devin Patrick Kelley will be called "the church
18 shooting" or just "the shooting." Whenever I
19 reference Devin Patrick Kelley, I'll probably just
20 call him by his first name, Devin. I'll also mention
21 Danielle Kelley. I'll just call her Danielle.
22 That's Devin's second wife. Tessa Kelley, Devin's
23 first wife, we'll just call her Tessa. Michelle
24 Shields, the mother of Danielle, we'll just call her
25 Michelle.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

9

1 And to the extent possible I'll try to use
2 the first names, just to move the deposition along.

3 Are you presently taking any medications
4 or are you on any medications that would impair your
5 ability to understand my questions and give
6 appropriate answers?

7 A. No.

8 Q. Have you ever had your deposition taken
9 before in a setting like this? Not necessarily on
10 Zoom, but maybe even in person?

11 A. Yes, once.

12 Q. And when was that?

13 A. Back in the '80s. I don't remember when.

14 Q. Was it a civil case or criminal case?

15 A. Civil.

16 Q. Okay. And were you the plaintiff or the
17 defendant?

18 A. I was the defendant.

19 Q. Okay. And what did the -- what was the --
20 the gist of the case?

21 A. We had some carpenter guys over building a
22 deck and they cut their fingers on their saw.

23 Q. I'm sorry. Could you repeat that?

24 A. I said we had some guys over, carpenters,
25 building a deck and they cut their fingers with their

1 saw.

2 (Discussion off the written record.)

3 Q. And, Mr. Kelley, other than that one
4 deposition back in the '80s, have you ever been
5 deposed, other than that one time?

6 A. No.

7 Q. Okay. So a deposition is just like
8 testifying in court under oath before a judge. The
9 court reporter will record all of your questions --
10 all the questions and all of the answers. I'll be
11 asking you questions. Other attorneys may be asking
12 you questions. And some of the attorneys may object,
13 but you can still respond, unless your attorney
14 instructs you not to.

15 Because you're sworn under oath, you are
16 expected to respond to the questions to the best of
17 your knowledge, but your responses must be truthful.
18 Your response is subject to the penalty of perjury if
19 your response is not truthful regarding any material
20 facts.

21 If at any time I ask you a question and
22 you do not understand it, please stop me so I can
23 rephrase it or ask a different question. If you
24 respond to a question, I will conclude that you
25 understood it and you were giving an appropriate

1 response.

2 All of your responses must be verbal in
3 order for the court reporter to record them. You
4 can't nod your head or shake your head or gesture
5 with your hands.

6 At the end of deposition, when a
7 transcript is prepared, you will be given the
8 opportunity to read it and make corrections. To the
9 extent, however, you make any substantive
10 corrections, we may have to take your deposition
11 again.

12 Before we get started, do you understand
13 all my instructions?

14 A. Yes.

15 Q. Okay. Do you have any questions?

16 A. No.

17 Q. Okay. Now, you mentioned before that you
18 were a defendant in a certain -- in the 1980s.

19 Are you presently or had you been a
20 defendant with respect to the litigation involving
21 the shooting at the church?

22 MR. BOURQUE: No. Before we go
23 any further, let me -- there is something I want
24 to take up, and I want to take up Kelley 1 with
25 the government at this time. If you'll pop that

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

12

1 up so the government can see.

2 On May the 14th of this year I
3 sent a letter to the Western District of Texas to
4 the attention of Paul David Stern. I sent it by
5 regular mail and I emailed. Copies went to
6 Mr. Alsaffar and Mr. Jackson. I never got a
7 return envelope saying that the letter was not
8 received.

9 I also neither got a response to
10 that letter from the United States Government or
11 from Mr. Stern. I also never got so much as a
12 phone call from Mr. Stern or anyone with the
13 government involved in this case. I had no
14 acknowledgement at all that I even existed in
15 this case, from the government.

16 In my letter I set out what I
17 needed from the government before this deposition
18 was to take place. I never received any
19 statement given by Mr. Kelley. I never received
20 any statements that were given by Ms. Kelley to
21 any of the people listed in that letter.

22 I also set out why I'm concerned
23 about this deposition going forward. This is a
24 mass homicide. The perpetrator of this event
25 either committed suicide or was killed by others.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

13

1 The only remaining possible targets are
2 Mr. Kelley and Ms. Kelley.

3 I asked in my letter, please give
4 me some reassurance. This is what criminal
5 defense lawyers who have tried 12 to 14 capital
6 murder death penalty cases do. They seek from
7 the government some assurance that says, "you
8 know, it's been two and a half years. What's the
9 status of a grand jury impanelling? Are my
10 clients targets now or are they ever going to be
11 targets?"

12 I got not one single solitary
13 response, not even a phone call that says, "It's
14 out of my hands. I don't make that call." So I
15 can only assume that there is a sinister reason
16 for you not contacting me or the government not
17 making an effort to seek immunity so that these
18 two people can give truthful answers to truthful
19 questions.

20 So I have a serious concern about
21 the government's good-faith intentions in this
22 deposition. And I want somebody to tell me,
23 whether it's Mr. Handler or it's Mr. Stern, what
24 efforts you made to seek immunity or to answer my
25 questions in response to my May 14th, 2020,

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

14

1 letter.

2 MR. JACKSON: Did you introduce it
3 already?

4 MR. BOURQUE: And if it hadn't
5 been introduced for purposes of the deposition,
6 I'm introducing it now for the purposes of the
7 deposition.

8 MR. HANDLER: Mr. Bourque, is that
9 it?

10 MR. BOURQUE: I answer to pretty
11 much anything. That will work.

12 MR. HANDLER: Okay. I can neither
13 confirm nor deny the existence of any criminal
14 investigation.

15 MR. BOURQUE: You know what the
16 problem is -- whatever --

17 MR. HANDLER: Let me finish. Let
18 me finish. Excuse me.

19 I said I can neither confirm nor
20 deny the existence of any criminal investigation.
21 This is a discovery deposition, the third-party
22 witness in a civil case. We have issued a
23 subpoena. He's appearing and we have the right
24 to take his deposition. I have not --

25 MR. BOURQUE: He has rights also.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

15

1 MR. HANDLER: Well, I understand
2 that, but are you saying that if we don't give
3 you the assurances you requested in your letter,
4 that you're going to instruct your witness not to
5 respond to any questions in this deposition?

6 MR. BOURQUE: Let me ask you this.
7 What efforts did you make to comply with anything
8 I sent on May the 14th, 2020? That's my question
9 and it deserves an answer.

10 MR. HANDLER: Let me just say,
11 Mr. Bourque, I am not the witness in this case.
12 The witness in this case is Mr. Kelley, and he is
13 the one that I'm posing questions to, and he is
14 the one that I will ask -- you know, that is the
15 deponent.

16 I am not here to answer your
17 questions, and I'm asking you, are you going to
18 instruct your witness not to answer the questions
19 and participate as a deponent in this civil
20 lawsuit because your letter -- the questions in
21 your letter were not responded to? A simple
22 question, "yes" or "no"?

23 MR. BOURQUE: I don't give
24 yes-or-no answers until I get answers to my
25 questions.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

16

1 MR. HANDLER: Well, I'm not giving
2 you an answer to your question.

3 MR. BOURQUE: Okay. Well, then
4 I'm not giving you an answer to yours, big boy.

5 MR. JACKSON: Mr. Handler, this is
6 Gerald's issue with this. You didn't respond to
7 his letter. He has some serious questions about
8 your motives behind this deposition. We
9 understand it's a civil lawsuit.

10 However, by not responding to his
11 letter, he is assuming that you guys are going to
12 try to indict Mr. and Ms. Kelley, and you're
13 going to take this deposition, you're going to
14 run it over to the other side of the street and
15 say "here you go, we did your work for you."

16 I mean, it's pretty easy. And
17 what you're making the Kelleys do right now is
18 not answer your questions and possibly invoke
19 their Fifth Amendment right to make it look
20 terrible on them.

21 MR. HANDLER: I have already made
22 a statement that we are here in this deposition
23 to depose Mr. Kelley with regard to the facts and
24 circumstances of the allegations made by the
25 plaintiffs in this civil litigation. That is my

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

17

1 only intention in this case. And I did -- I made
2 that statement.

3 MR. JACKSON: That right there is
4 saying something without saying anything.

5 MR. HANDLER: I'm sorry?

6 MR. JACKSON: That is saying
7 nothing. I mean, just using words out loud that
8 mean nothing.

9 MR. HANDLER: Well, I'm going to
10 proceed with this deposition. If you're going to
11 instruct your witness not to answer, you're going
12 to have to do it question by question.

13 Okay? So let's proceed.

14 MR. SCHREIBER: I'd like to make a
15 statement on behalf of the plaintiffs in the
16 civil side of the case.

17 We object to a question-by-question.
18 Fifth Amendment -- questions by the government
19 seeking to have the witness invoke the Fifth
20 Amendment, when for over a month you guys have
21 had a letter letting you know this was going to
22 happen. So we object to any sort of spectacle
23 which might make the witness look bad and might
24 try and take a side-shot at the plaintiffs.

25 MR. JACKSON: Right. And I will

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

18

1 shut this deposition down if we go question by
2 question just to intimidate and harass my
3 clients.

4 MR. STERN: Can I jump in for a
5 second. This is Paul Stern.

6 Mr. Schreiber, I realize that
7 Mr. Handler is taking the deposition.
8 Nonetheless, the letter was intended and was
9 addressed to me, sir, and to the extent that this
10 issue has been raised and addressed to lead
11 counsel, I would like the opportunity to respond.

12 MR. SCHREIBER: Okay. Go ahead.

13 MR. STERN: Thank you.

14 As you're well aware, we sought
15 the deposition of Michael and Rebecca Kelley
16 during a court hearing on May 14th, 2019. Judge
17 Rodriguez authorized those depositions to be
18 taken. Prior to seeking these depositions, we
19 sent a request for a subpoena to produce
20 documents. That subpoena was responded to with a
21 motion for a protective order. A motion for
22 protective order addressed various issues without
23 raising the -- including the issue of potential
24 assertions of Fifth Amendment.

25 We then had a conversation with

1 Dean Jackson to try to obviate the need to
2 litigate the matter any further. After we
3 responded to that motion, at that time
4 Mr. Jackson agreed to withdraw the motion for
5 protective order and agreed to schedule this
6 deposition.

7 At the -- subsequent to that
8 conversation, we then had conversations about the
9 logistics of scheduling this deposition, and then
10 subpoenaed Michael and Rebecca Kelley to appear
11 for their deposition per the court order. At no
12 time was the issue raised about that letter and
13 the reassertion of any Fifth Amendment concerns.

14 We fully recognize that this is a
15 civil litigation where we've identified Devin
16 Patrick Kelley as a potential responsible third
17 party. The Court granted that authorization, as
18 well granted these depositions to be taken. Note
19 we are -- this deposition is being taken without
20 any outstanding protective order in place; and to
21 the extent that you're now insisting that we
22 respond to the letter, we've had conversations
23 with Dean Jackson but in no way are obligated to
24 reveal how we determined whether or not and to
25 what extent we should respond to that letter.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020
20

1 These depositions are going
2 forward without a protective order in place.
3 Questions will be asked, and if the deponent
4 answers by asserting his Fifth Amendment right
5 against self-incrimination, so be it, but we have
6 a right to take this deposition and will continue
7 to do so.

8 MR. BOURQUE: All right. I
9 appreciate that, Mr. Stern.

10 One more response from Gerald
11 Bourque. Since you volunteered to jump in to
12 this, I'd like to hear from you. What effort did
13 you make to determine whether or not Mr. and
14 Ms. Kelley are now targets of the United States
15 Government or are not targets of the United
16 States Government?

17 MR. STERN: I am not responding to
18 your questions. I'm responding to your
19 accusations that we are taking this deposition in
20 an inappropriate manner. That is not the case.
21 We scheduled it with counsel with no outstanding
22 protective order in place and this deposition
23 will go forward.

24 MR. BOURQUE: Well, that's
25 wonderful, Mr. Stern. I so much appreciate

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

21

1 your -- your inclination here. Can you just
2 answer my question? What efforts did you put in
3 to this? I take it by your silence, none. You
4 did nothing. You didn't do anything.
5 Mr. Handler didn't do anything. No one from the
6 United States Government so much as made an
7 effort to walk across the hall and talk to
8 United -

9 (Simultaneous speaking.)

10 MR. STERN: Mr. Bourque, we are --

11 MR. BOURQUE: I'm assuming -- if
12 I'm wrong --

13 MR. STERN: We neither confirming
14 or denying any investigation. We are not going
15 to reveal attorney work product regarding this --
16 this case. If you're going to remove your
17 witness, do so, but, otherwise, we are going to
18 continue with this deposition --

19 MR. BOURKE: Get on with it.

20 (Simultaneous speaking.)

21 MR. STERN: -- asking the
22 questions.

23 Mr. Handler, please proceed.

24 MR. BOURQUE: Why don't you try to
25 get on with it. Get on with it. Okay? Get on

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

22

1 with it. I got my answers. You did nothing.

2 Q. Mr. Kelley, I apologize for the discourse
3 here. Attorneys do that in depositions, but we'll
4 proceed.

5 Now, with regard to this particular
6 litigation, the -- involving the church shooting,
7 were you a defendant in a case called Lookingbill?

8 A. On advice of my counsel, I assert my Fifth
9 Amendment right to remain silent.

10 MR. WEBSTER: And I'm going to object to
11 the continued line of -- this is Jason Webster. I'm
12 going to object to the continued line of questioning
13 if he's going to invoke the Fifth Amendment because
14 it's not admissible in federal court. So if he's
15 going to continue to answer every single question,
16 it's not admissible. So we need to go get a ruling
17 by the judge and then come back.

18 MR. HANDLER: Mr. Webster, I think
19 you're incorrect, but we will continue.

20 Q. Mr. Kelley, you've asserted your Fifth
21 Amendment right to remain silent regarding whether or
22 not you are a defendant in Lookingbill case. Is that
23 correct?

24 MR. JACKSON: Objection; asked and
25 answered --

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020
23

1 A. By advice of counsel, I assert my Fifth
2 Amendment right to remain silent.

3 Q. Okay. Are you going to follow that
4 advice?

5 A. On advice of my counsel, I'm going to
6 assert my Fifth Amendment right to remain silent.

7 Q. Okay. Was that -- was the Lookingbill
8 case settled on your behalf?

9 A. On advice of my counsel, I'm going to
10 assert -- I assert my Fifth Amendment right to remain
11 silent.

12 Q. And did you pay any money with regard to
13 that lawsuit?

14 A. On advice of my counsel, I assert my Fifth
15 Amendment right to remain silent.

16 MR. HANDLER: Counsel, what is the
17 basis for asserting the Fifth Amendment right
18 on -- on information that concerns a pending
19 lawsuit in a state court action?

20 MR. JACKSON: And I'm also going
21 to object as completely irrelevant, so anything
22 that's happening in the federal lawsuit against
23 the United States Government.

24 Mr. Handler, that makes -- the
25 relevancy of that is -- I can't even comprehend

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

24

1 in the great sea of imagination how that would
2 have any relevance in the plaintiff's lawsuit
3 against the United States Government. So I'm
4 going to object -- I mean, quite frankly, that's
5 just harassing and it has no relevance whatsoever
6 to the United States --

7 (Simultaneous speaking.)

8 MR. HANDLER: It is not
9 harassment. It pertains to monies that are spent
10 by defendant in a state case that may be offset
11 in the federal case and has similar allegations.
12 That's not irrelevant and that's not a basis for
13 asserting the Fifth Amendment. The Fifth
14 Amendment has a very particular assertion here.
15 Are you saying that your client is asserting the
16 Fifth Amendment based on relevancy? State the
17 basis, Counsel.

18 MR. JACKSON: I'm saying, as the
19 civil counsel for Mr. and Ms. Kelley, that that
20 is -- I mean, I can't even fathom how that would
21 be particularly relevant. And if this line of
22 questioning keeps coming up, Mr. Handler, I think
23 we need to stop this deposition. We'll just take
24 it up in front of Mr. -- in front of Judge
25 Rodriguez. And we can do it in the courthouse.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

25

1 MR. HANDLER: And I think you're
2 being obstructionist here because this is valid,
3 you know, questions regarding, you know,
4 information that United States needs to defend
5 its lawsuit. And you are being obstructionist
6 here. And I -- I strongly suggest that you ask
7 your client to answer these questions.

8 MR. JACKSON: Mr. Handler, how --

9 MR. SCHREIBER: Sidebar.

10 MR. JACKSON: -- the world is that
11 even relevant to -- to the allegations that the
12 plaintiffs made against the United States
13 Government? How?

14 MR. HANDLER: Let me explain it to
15 you. It has to do with offset. If he paid money
16 for Lookingbill in the state case, then with
17 regard to the federal case, Lookingbill would be
18 getting an offset for that. And that is relevant
19 and that's not -- you know, that is information
20 that we can -- that the United States can argue
21 with the plaintiffs at a later time, but right
22 now, I'm gathering facts regarding the amount of
23 money that Mr. Kelley paid with regard to
24 Lookingbill. And if I have to bring this -- the
25 witness back, this cost is going to be on you,

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

26

1 Counsel.

2 Q. So do you have the documents pertaining to
3 the settlement of the Lookingbill case, Mr. Kelley?

4 A. On advice of counsel, I assert my Fifth
5 Amendment right to remain silent.

6 Q. Okay. Let's move on.

7 Are you assisting any of the plaintiffs in
8 this litigation?

9 MR. SCHREIBER: Objection; vague.

10 MR. JACKSON: Objection; vague.

11 A. On advice of counsel, I assert my Fifth
12 Amendment right to remain silent.

13 MR. SCHREIBER: Vague. Objection.

14 This is Mr. Schreiber. I made a
15 vague objection to -- to the question.

16 MR. JACKSON: And Dean Jackson did
17 as well.

18 Q. Mr. Kelley, preparation for this
19 deposition, did you review any documents?

20 A. On advice of counsel, I assert my Fifth
21 Amendment right to remain silent.

22 Q. In preparation for this deposition, did
23 you talk to anyone other than your attorneys in
24 preparation for this deposition?

25 A. On advice of counsel, I assert my Fifth

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020
27

1 Amendment right to remain silent.

2 Q. Okay.

3 MR. STERN: Steven, this is Paul
4 Stern again. Could we perhaps maybe take a
5 five-minute break? Everyone, I think we just
6 need to take a quick five minutes.

7 MR. HANDLER: Let me ask you a
8 quick question.

9 Mr. Jackson, is your client going
10 to assert the Fifth Amendment right to every
11 single question that I ask?

12 MR. JACKSON: That should not be
13 addressed to me.

14 MR. HANDLER: I'm asking you.
15 Okay. We'll ask Mr. Kelley.

16 Q. Mr. Kelley, are you going to assert your
17 Fifth Amendment right to every single question that I
18 ask you?

19 A. On advice of counsel, I assert my Fifth
20 Amendment right to remain silent.

21 Q. Mr. Kelley, I understand you're asserting
22 your Fifth Amendment right, but I have a lot of
23 questions here, and we can be here for the next seven
24 hours of me asking you questions.

25 Are you going to assert your Fifth

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

28

1 Amendment right to every single question that I ask
2 you?

3 A. On the advice of counsel, I assert my
4 Fifth Amendment right to remain silent.

5 MR. HANDLER: Court reporter,
6 let's take a five-minute break.

7 (Break.)

8 Q. Mr. Kelley, are you ready?

9 A. Yes.

10 Q. Okay. Mr. Kelley, I just want to be very
11 clear here. Are you planning to assert the Fifth
12 Amendment right against self-incrimination as to
13 every single question I ask in this deposition?

14 MR. BOURQUE: Objection; asked and
15 answered.

16 Q. Mr. Kelley, can you answer the question?

17 A. On advice of counsel, I assert my Fifth
18 Amendment right to remain silent.

19 MR. HANDLER: Mr. Jackson, I'm
20 posing this question to you. Are you going to
21 instruct your witness to assert the Fifth to
22 every single question that I ask in this
23 deposition?

24 MR. JACKSON: Listen, Mr. Handler,
25 I know exactly what you're doing. You're not

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020
29

1 going to get -- you're not going to bait me into
2 that. You need to ask your questions. And if
3 the question is appropriate, then we'll answer
4 it. If not, then his private counsel is going to
5 instruct him as he -- as he deems appropriate.
6 You're not going to bait me into that. I've been
7 doing this too long.

8 MR. HANDLER: So are you saying
9 that you're going to allow this witness to answer
10 questions and not assert the Fifth --

11 MR. BOURQUE: Mr. Jackson is --

12 MR. HANDLER: -- depending on the
13 question?

14 MR. BOURQUE: Mr. Jackson is not
15 the witness. Ask your question.

16 MR. HANDLER: Well, based on that,
17 it seems to me that we're going to go question by
18 question and Mr. Kelley is going to have to
19 either answer the question or plead the Fifth.

20 (Simultaneous speaking.)

21 MR. BOURQUE: Ask your question.

22 MR. HANDLER: Okay. All right.
23 Let's proceed.

24 MR. BOURQUE: Oh, thank you. I
25 said that 20 minutes ago.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

30

1 MR. HANDLER: You know, you don't
2 have to be rude.

3 MR. BOURQUE: Oh, sure I do. You
4 didn't respond to my letter, big boy. Okay? You
5 treated me like a nonentity, and you're going to
6 tell me I'm not allowed to be rude? Call
7 somebody --

8 (Simultaneous speaking.)

9 MR. HANDLER: Yes, I am telling
10 you: Don't be rude. I'm not rude. Don't be
11 rude.

12 MR. BOURQUE: I have every right
13 to treat you the way you treated me. You get
14 that? And you're very fortunate you're not in
15 this room with me in person right now. You got
16 that? And you should have been --

17 (Simultaneous speaking.)

18 MR. HANDLER: Are you threatening
19 me? Are you threatening me?

20 MR. BOURQUE: Oh, please. Go --

21 (Simultaneous speaking.)

22 MR. HANDLER: Counsel, why don't
23 you be quiet and sit down and not obstruct this
24 witness from answering my questions.

25 MR. BOURQUE: Why don't you ask

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

31

1 your questions that we stopped 30 minutes ago.

2 Or come -- I'm inviting you personally to come to
3 our conference room and you can do it in person.

4 MR. JACKSON: Mr. Handler, if you
5 want to ask some questions, go ahead.

6 Q. Mr. Kelley, with regard to documents that
7 you reviewed, did you review anything such as papers
8 or locations? Did you go to the church before your
9 deposition today?

10 A. On advice of counsel, I assert my Fifth
11 Amendment right to remain silent.

12 MR. HANDLER: I'm going to make a
13 statement for the record. I'm going to stop the
14 deposition, but I'm going to keep it open. I
15 believe that Mr. Kelley is inappropriately
16 asserting the Fifth Amendment privilege against
17 self-incrimination to appropriate questions for
18 this civil litigation.

19 We are going to leave it open,
20 though, and we're going to seek relief through
21 the Court.

22 And I want to ask counsel for
23 Mr. Kelley. We have Rebecca's deposition
24 scheduled for 2 o'clock today. Is Rebecca going
25 to assert the Fifth in the same manner that her

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

32

1 husband Michael is going to assert the Fifth?

2 MR. BOURQUE: Ms. Kelley is here,
3 too.

4 MR. JACKSON: Mr. Handler, if you
5 wanted a fruitful deposition, and an honest
6 deposition, you could have answered Mr. Bourque's
7 letter and you could have asked Mr. Kelley the
8 questions and we would not be going through this
9 right now.

10 However, because of y'all's
11 ineptitude and refusal to answer Mr. Bourque's
12 letter, you've put him in a position and given
13 him no other alternative but to answer your
14 questions the way that he is.

15 MR. SCHREIBER: This is Joseph
16 Schreiber. I'd like to make a statement on
17 behalf of the plaintiffs, and the statement is
18 this. The plaintiffs state that the government,
19 by refusing to admit or deny that they're making
20 an investigation and charging Mr. and Ms. Kelley,
21 and/or at this point Danielle Kelley, after the
22 government's history of prosecuting the family
23 members of shooters like the Pulse nightclub has
24 put the Kelleys in the situation where they have
25 to assert the Fifth Amendment.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

33

1 The plaintiffs on this case would
2 like to ask the Kelleys questions. We think that
3 there is information. We understand they cannot
4 answer questions because the government is
5 weaponizing their ability to charge the Kelleys
6 criminally, and therefore the government, by
7 refusing to either confirm or deny, is
8 essentially obstructing our questioning as well.

9 And we object to any inference
10 that may or may not be sought by the government
11 when they've created the situation by refusing to
12 either -- to deny officially that there is an
13 investigation into the Kelleys, or grant an
14 immunity to testify so they won't be charged.

15 MR. JACKSON: Also, on the record
16 I want to say -- this is Dean Jackson -- I want
17 to state that I will also be seeking relief from
18 the court, as well as attorney's fees for the
19 abject refusal of the U.S. Government to reply to
20 Mr. Bourque's letter and creating the situation
21 that puts the Kelleys in a situation that they
22 are forced to assert their Fifth Amendment
23 privilege.

24 MR. HANDLER: Again, Mr. Jackson,
25 my question still stands. In order to resolve

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

34

1 this right now --

2 (Simultaneous speaking.)

3 MR. BOURQUE: How does that work
4 for you? The government's ploy is to neither
5 admit or deny.

6 MR. HANDLER: Mr. Bourque, please
7 let me finish my statement. I asked the
8 question, we have Rebecca's deposition at
9 2 o'clock. Is she going to respond like Michael
10 and plead the Fifth to every question that we ask
11 her regarding this matter? Is she going to do
12 that? So we don't have to notice her -- take her
13 deposition and ask those --

14 MR. BOURQUE: Asked and answered.

15 MR. HANDLER: I didn't hear your
16 answer. Can you please repeat it.

17 MR. BOURQUE: You'll have to get
18 the court reporter.

19 MR. HANDLER: Read back the
20 answer.

21 (The requested material was read.)

22 THE STENOGRAPHER: "Ms. Kelley is
23 here."

24 MR. HANDLER: I can't get an
25 answer.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

35

1 MR. BOURQUE: That is the only
2 answer you're going to get.

3 MR. HANDLER: I consider that we
4 have met or satisfied our meet and confer with
5 regard to seeking relief before the Court, and we
6 will seek relief for the Court and we will ask
7 the Court to provide us with an opportunity to
8 re-depose Mr. Kelley and Ms. Kelley at an
9 appropriate time. Anybody else have any --

10 MR. BOURQUE: Please --

11 MR. HANDLER: Anyone else have a
12 statement for the record?

13 MR. BOURQUE: Yes, I do. Gerald
14 Bourque. To the government, either Mr. Handler
15 or Mr. Stern or whatever other government
16 employees involved in this case. Please bring
17 your grant of immunity with you when you seek
18 your relief for Mr. Kelley and Ms. Kelley. That
19 concludes my statement.

20 MR. SCHREIBER: I have nothing
21 further for the plaintiff.

22 MR. HANDLER: Anyone else?

23 MR. JACKSON: While we're on the
24 record, Mr. Handler, are you saying that you're
25 releasing Ms. Kelley from her subpoena?

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

36

1 MR. HANDLER: No. All of the
2 subpoenas, the depositions remain open and
3 pending. I'm not releasing anyone from anything
4 until the Court rules.

5 MR. JACKSON: I'm talking about
6 2 o'clock today.

7 MR. HANDLER: She does not need to
8 appear for 2 o'clock, but she's still under the
9 subpoena.

10 MR. BOURQUE: The subpoena is --

11 MR. HANDLER: Anyone else?

12 MR. JACKSON: The subpoena for
13 2 o'clock. That makes no sense. You have to
14 reissue the subpoena.

15 MR. STERN: I think the idea of
16 going forward with Rebecca Kelley is obviously
17 futile, and so let's just queue this up for the
18 court. And to the extent we would need to
19 reissue a subpoena for Rebecca at a later date,
20 we would do so.

21 MR. BOURQUE: So you're not doing
22 the deposition at 2 o'clock for Ms. Kelley?

23 MR. STERN: Yes, to the extent
24 that we anticipate that she would provide similar
25 non-testimony the way Mr. Kelley is right now.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

37

1 That is correct.

2 MR. BOUCKE: Well, then I'm
3 assuming that the 2 o'clock depo for Ms. Kelley
4 is off.

5 MR. HANDLER: Understood.

6 MR. BOUCKE: Very good. Thank
7 you.

8 MR. SCHREIBER: This is Joseph
9 Schreiber. The plaintiffs would object to -- let
10 me back up.

11 Prior to the deposition a number
12 of exhibits were uploaded to the Zoom chat for
13 Esquire, including the first one, Kelley 1,
14 uploaded by Mr. Jackson, who is Michael Kelley's
15 personal attorney, which was actually discussed
16 in the deposition.

17 Mr. Handler for the government
18 uploaded -- I believe was it 13 documents that he
19 intended to use in the deposition but did not get
20 a chance to use because the deposition was
21 suspended. And so the plaintiffs object to the
22 13 documents that Mr. Handler uploaded being
23 attached to the deposition because they weren't
24 used with the witness at all.

25 To the extent that he needs to

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

38

1 show them to the judge is what he was going to
2 ask, we don't have any objection to those because
3 we have a record of what they were being attached
4 to it a different motion. But I don't think they
5 belong on the transcript itself because they
6 weren't used to ask a witness a question.

7 Again, I don't -- we have a record
8 of what they were, Steven, and I don't have any
9 problem with you attaching them to a motion for
10 the judge and saying these are the ones I was
11 going -- what I was going to use. And I have a
12 record of which ones you have. I downloaded them
13 all. So I get it.

14 MR. HANDLER: I understand.

15 MR. BOURQUE: This is Gerald
16 Bourque. Let me add one final thing, if that's
17 all right.

18 Mr. Kelley was present for the
19 deposition, was seated, sworn, and as of about
20 9:15 Houston time, which would be 10:15 Eastern
21 time, the government stopped asking questions.
22 So our position is this deposition is concluded.
23 If you want another deposition, you'll have to
24 notice us and we'll go from there.

25 MR. HANDLER: The only reason the

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

39

1 witness -- the government stopped the deposition
2 is because your client, Mr. Kelley, refused to
3 ask (sic) reasonable questions, but that did not
4 implicate the Fifth Amendment.

5 And for that reason, the
6 government was not able to continue the
7 deposition. It was not the fault of the
8 government. It was the fault of either the
9 witness or his attorneys.

10 MR. BOURQUE: Look, let's let
11 somebody else decide faults here. Okay? You're
12 a big boy. You know that you don't have the
13 right to put fault on me any more than I have a
14 right to put fault on you. Okay?

15 MR. HANDLER: I'd appreciate if
16 you keep your name-calling to yourself.

17 MR. BOURQUE: It's specifically
18 directed to me.

19 MR. HANDLER: Okay. If you want
20 to act like a child, that's fine. This
21 deposition has been concluded.

22 MR. BOURQUE: Yes, it is. The
23 deposition is concluded.

24 MR. STERN: It has been suspended.

25 MR. BOURQUE: It's concluded.

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

40

1 MR. HANDLER: You know what I
2 mean. We'll let the Court decide.

3 MR. JACKSON: Are we done?

4 THE STENOGRAPHER: Mr. Jackson?

5 MR. JACKSON: Yes, ma'am, please.

6 MR. SCHREIBER: I need one for the
7 plaintiff as well. Send me one for the
8 plaintiff. Electronic.

9 THE STENOGRAPHER: The transcript
10 has been ordered next day.

11 MR. SCHREIBER: No.

12 MR. JACKSON: No.

13 (Deposition concluded at 9:23 a.m.)
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MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

41

CORRECTION PAGE

WITNESS NAME: MICHAEL SHAWN KELLEY DATE:
06/23/2020

PAGE	LINE	CHANGE	REASON
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MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

42

SIGNATURE PAGE

I, MICHAEL SHAWN KELLEY, have read the
foregoing deposition and hereby affix my signature
that same is true and correct, except as noted on
the correction page.

MICHAEL SHAWN KELLEY

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

43

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS

JOE HOLCOMBE, ET AL., §
 §
 PLAINTIFF, § CIVIL ACTION NO.
 § 5:18-CV-00555-XR
V. §
 §
UNITED STATES OF AMERICA, §
 §
 DEFENDANT. §

REPORTER'S CERTIFICATION
DEPOSITION OF MICHAEL SHAWN KELLEY
TAKEN JUNE 23, 2020

I, TAMARA CHAPMAN, Certified Shorthand Reporter
in and for the State of Texas, hereby certify to the
following:

That the witness, MICHAEL SHAWN KELLEY, was
duly sworn by the officer and that the transcript of
the oral deposition is a true record of the
testimony given by the witness;

That the original deposition was delivered to
STEPHEN HANDLER;

That a copy of this certificate was served on
all parties and/or the witness shown herein on

_____.

I further certify that pursuant to FRCP
No. 30(f)(i) that the signature of the deponent:
was requested by the deponent or a party

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020

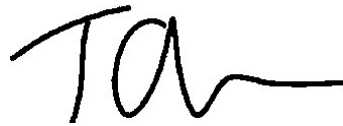
44

1 before the completion of the deposition and that the
2 signature is to be returned within 30 days from date
3 of receipt of the transcript. If returned, the
4 attached Changes and Signature Page contains any
5 changes and the reasons therefor;

6 X was not requested by the deponent or a
7 party before the completion of the deposition.

8 I further certify that I am neither counsel
9 for, related to, nor employed by any of the parties
10 in the action in which this proceeding was taken,
11 and further that I am not financially or otherwise
12 interested in the outcome of the action.

13 Certified to by me this 24th day of June, 2020.

14
15 
16

17 Tamara Chapman, CSR, RPR-CRR
18 Texas CSR #7248 (Expir. 04/30/21)
19 Firm Registration No. 77
20 ESQUIRE DEPOSITION SOLUTIONS, LLC
21 9901 IH 10 West, No. 800
22 San Antonio, Texas 78230
23 210.331.2280
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25

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICAJune 23, 2020
Index: 1..amount

	5731874 Mic	15:8		20,25
Exhibits	hael.	18:16	9	27:19
	Kelley.			28:3,17
	Exhibit09	1980s		31:10
5731874 Mic	5:3	11:18	9:15	
hael.			38:20	agreed
Kelley.	5731874 Mic			19:4,5
Exhibit01	hael.	2	A	ahead
4:12	Kelley.			18:12
	Exhibit10	2		31:5
5731874 Mic	5:6	31:24	ability	
hael.		34:9	9:5 33:5	Airman
Kelley.	5731874 Mic	36:6,8,		8:9,16
Exhibit02	hael.	13,22	abject	
4:14	Kelley.	37:3	33:19	allegations
	Exhibit11			8:3 16:24
5731874 Mic	5:8	20	accordance	24:11
hael.		29:25	7:15	25:11
Kelley.	5731874 Mic		accusations	
Exhibit03	hael.	2017	20:19	allowed
4:17	Kelley.	8:11		30:6
	Exhibit12	2019	acknowledge	Alsaffar
5731874 Mic	5:11	18:16	ment	12:6
hael.			12:14	
Kelley.	5731874 Mic	2020	act	alternative
Exhibit04	hael.	13:25	39:20	32:13
4:19	Kelley.	15:8		
	Exhibit13		action	Amendment
5731874 Mic	5:12		23:19	16:19
hael.		3		17:18,20
Kelley.			actions	18:24
Exhibit05	1	30	8:7	19:13
4:21		31:1	add	20:4
	5731874 Mic		38:16	22:9,13,
5731874 Mic	1			21 23:2,
hael.	11:24		addressed	6,10,15,
Kelley.	37:13	5	18:9,10,	17 24:13,
Exhibit06			22 27:13	14,16
4:22	10:15	5th		26:5,12,
	38:20	8:11	admissible	21 27:1,
5731874 Mic	12		22:14,16	10,17,20,
hael.	13:5			22 28:1,
Kelley.		8	admit	4,12,18
Exhibit07	13		32:19	31:11,16
4:24	37:18,22	80s	34:5	32:25
		9:13 10:4	advice	33:22
5731874 Mic	14		22:8	39:4
hael.	13:5		23:1,4,5,	
Kelley.	14th		9,14	amount
Exhibit08	12:2		26:4,11,	25:22
5:2	13:25			

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICAJune 23, 2020
Index: and/or..church

and/or	assertion	authorized	11:22	21, 23, 24
32:21	24:14	18:17	14:4, 8,	12:12
answering	assertions	aware	10, 15, 25	13:13, 14
30:24	18:24	18:14	15:6, 11,	30:6
answers	assisting		23 16:3	called
9:6 10:10	26:7		20:8, 11,	8:17 22:7
13:18	assume	B	24 21:10,	capital
15:24	13:15		11, 24	13:5
20:4 22:1	assuming	back	28:14	carpenter
anticipate	16:11	9:13 10:4	29:11, 14,	9:21
36:24	21:11	22:17	21, 24	carpenters
apologize	37:3	25:25	30:3, 12,	9:24
22:2	assurance	34:19	20, 25	
appearing	13:7	37:10	32:2	case
14:23	assurances	bad	34:3, 6,	9:14, 20
argue	15:3	17:23	14, 17	12:13, 15
25:20	attached	bait	35:1, 10,	14:22
arise	37:23	29:1, 6	13, 14	15:11, 12
8:8	38:3	Baptist	36:10, 21	17:1, 16
assert	attaching	8:10, 15	38:15, 16	20:20
22:8	38:9	based	39:10, 17,	21:16
23:1, 6,	attending	24:16	22, 25	22:7, 22
10, 14	7:24	29:16	Bourque's	23:8
26:4, 11,	attention	basis	32:6, 11	24:10, 11
20, 25	12:4	23:17	33:20	25:16, 17
27:10, 16,	attorney	24:12, 17	boy	26:3 33:1
19, 25	10:13	behalf	16:4 30:4	35:16
28:3, 11,	21:15	17:15	39:12	cases
17, 21	37:15	23:8	break	13:6
29:10	attorney's	32:17	27:5	chance
31:10, 25	33:18	belong	28:6, 7	37:20
32:1, 25	attorneys	38:5	bring	charge
33:22	7:23	big	25:24	33:5
asserted	10:11, 12	16:4 30:4	35:16	charged
22:20	22:3	39:12	brought	33:14
asserting	26:23	BOUCKE	8:7	charging
20:4	39:9	37:2, 6	building	32:20
23:17	authorizati	BOURKE	9:21, 25	chat
24:13, 15	on	21:19	C	37:12
27:21	19:17	Bourque	call	child
31:16		7:22	8:15, 20,	church

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICAJune 23, 2020
Index: circumstances..deposition

8:10,15, 16,17 11:21 22:6 31:8	19:13 23:18 conclude 10:24	corrections 11:8,10 cost 25:25	33:6 cut 9:22,25	32:19 33:7,12 34:5
circumstances 16:24	concluded 38:22 39:21,23, 25	counsel 7:19,21 18:11 20:21 22:8 23:1,5,9, 14,16 24:17,19 26:1,4, 11,20,25 27:19 28:3,17 29:4 30:22 31:10,22	D	denying 21:14
civil 7:16 9:14,15 14:22 15:19 16:9,25 17:16 19:15 24:19 31:18	concludes 35:19 confer 35:4 conference 31:3 confirm 14:13,19 33:7	court 10:8,9 11:3 18:16 19:11,17 22:14 23:19 28:5 31:21 33:18 34:18 35:5,6,7 36:4,18 40:2	Danielle 8:21,24 32:21 date 36:19 David 12:4 day 40:10 Dean 7:22 19:1,23 26:16 33:16 death 8:6 13:6 decide 39:11 40:2 deck 9:22,25 deems 29:5 defend 25:4 defendant 9:17,18 11:18,20 22:7,22 24:10 defense 13:5 deny 14:13,20	depending 29:12 depo 37:3 deponent 15:15,19 20:3 depose 16:23 deposed 10:5 deposition 7:14,24 8:12 9:2, 8 10:4,7 11:6,10 12:17,23 13:22 14:5,7, 21,24 15:5 16:8,13, 22 17:10 18:1,7,15 19:6,9, 11,19 20:6,19, 22 21:18 24:23 26:19,22, 24 28:13, 23 31:9, 14,23 32:5,6 34:8,13 36:22 37:11,16, 19,20,23 38:19,22,
claims 8:8	confirming 21:13 contacting 13:16 continue 20:6 21:18 22:15,19 39:6 continued 22:11,12 conversatio n 18:25 19:8 conversatio ns 19:8,22 Copies 12:5 correct 22:23 37:1	courthouse 24:25 created 33:11 creating 33:20 criminal 9:14 13:4 14:13,20 criminally		
clear 28:11				
client 24:15 25:7 27:9 39:2				
clients 13:10 18:3				
committed 12:25				
completely 23:21				
comply 15:7				
comprehend 23:25				
concern 13:20				
concerned 12:22				
concerns				

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020
Index: depositions..granted

23 39:1, 7,21,23		10:16	14:17,18 34:7	gist 9:20
	E	explain		
depositions		25:14	five-minute	give
18:17,18	Eastern	extent	27:5 28:6	9:5 13:3,
19:18	38:20	9:1 11:9	follow	18 15:2,
20:1 22:3	easy	18:9	23:3	23
36:2	16:16	19:21,25	forced	giving
deserves	effort	36:18,23	33:22	10:25
15:9	13:17	37:25		16:1,4
determine	20:12		fortunate	good
20:13	21:7	F	30:14	7:7 37:6
determined	efforts		forward	good-faith
19:24	13:24	facts	12:23	13:21
Devin	15:7 21:2	8:2 10:20	20:2,23	government
8:9,17,	Electronic	16:23	36:16	11:25
19,20	40:8	25:22	frankly	12:1,10,
19:15	emailed	family	24:4	13,15,17
Devin's	12:5	32:22	front	13:7,16
8:22	employees	fathom	24:24	17:18
directed	35:16	24:20	fruitful	20:15,16
39:18	end	fault	32:5	21:6
discourse	11:6	39:7,8,	full	23:23
22:2	envelope	13,14	7:10 8:13	24:3
discover	12:7	faults	fully	25:13
8:2	Esquire	39:11	19:14	32:18
discovery	37:13	federal	futile	33:4,6,
14:21	essentially	7:15	36:17	10,19
discussed	33:8	22:14		35:14,15
37:15	event	23:22	G	37:17
discussion	12:24	24:11		38:21
10:2	Excuse	25:17	gathering	39:1,6,8
District	14:18	fees	25:22	government 's
7:17 12:3	exhibits	33:18	Gerald	13:21
documents	37:12	final	7:22	32:22
18:20	existed	38:16	20:10	34:4
26:2,19	12:14	fine	35:13	grand
31:6	existence	39:20	38:15	13:9
37:18,22	14:13,20	fingers	Gerald's	grant
downloaded	expected	9:22,25	16:6	33:13
38:12		finish	gesture	35:17
			11:4	granted
				19:17,18

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020
Index: great..Joseph

great 24:1	hands 11:5 13:14	identified 19:15	insisting 19:21	12:13 35:16
guys 9:21,24 16:11 17:20	happen 17:22	imagination 24:1	instruct 15:4,18 17:11 28:21 29:5	involving 11:20 22:6
	happening 23:22	immunity 13:17,24 33:14 35:17	instruction s	irrelevant 23:21 24:12
H	harass 18:2	impair 9:4	intention 11:13	issue 16:6
half 13:8	harassing 24:5	impanelling 13:9	instructs 10:14	18:10,23 19:12
hall 21:7	harassment 24:9	implicate 39:4	intended 18:8 37:19	issued 14:22
Handler 7:8 13:23 14:8,12, 17 15:1, 10 16:1, 5,21 17:5,9 18:7 21:5,23 22:18 23:16,24 24:8,22 25:1,8,14 27:7,14 28:5,19, 24 29:8, 12,16,22 30:1,9, 18,22 31:4,12 32:4 33:24 34:6,15, 19,24 35:3,11, 14,22,24 36:1,7,11 37:5,17, 22 38:14, 25 39:15, 19 40:1	head 11:4	inappropriate te 20:20	intention 17:1	issues 18:22
	hear 20:12 34:15	inappropriately 31:15	intentions 13:21	J
	heard 7:25	inclination 21:1	intimidate 18:2	Jackson 7:22 12:6 14:2 16:5 17:3,6,25 19:1,4,23 22:24 23:20 24:18 25:8,10 26:10,16 27:9,12 28:19,24 29:11,14 31:4 32:4 33:15,16, 24 35:23 36:5,12 37:14 40:3,4,5, 12
	hearing 18:16	including 18:23 37:13	introduce 14:2	
	history 32:22	incorrect 22:19	introduced 14:5	
	homicide 12:24	indict 16:12	introducing 14:6	
	honest 32:5	ineptitude 32:11	investigati on 14:14,20 21:14 32:20 33:13	
	hours 27:24	inference 33:9	inviting 31:2	
	Houston 38:20	information 23:18 25:4,19 33:3	invoke 16:18 17:19 22:13	Jason 22:11
	husband 32:1	injury 8:6	involved	Joseph 32:15
	I			
	idea 36:15			

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICAJune 23, 2020
Index: judge..murder

37:8	25 36:16,	33:20	16:21,24	mention
judge	22,25	letting	17:1 21:6	8:20
10:8	37:3,13	17:21	25:12	mentioned
18:16	38:18	listed	26:14	11:17
22:17	39:2	12:21	mail	met
24:24	Kelley's	Listen	12:5	35:4
38:1,10	37:14	28:24	make	Michael
jump	Kelleys	litigate	11:8,9	7:11,14
18:4	16:17	19:2	13:14	18:15
20:11	32:24	litigation	15:7	19:10
jury	33:2,5,	11:20	16:19	32:1 34:9
13:9	13,21	16:25	17:14,23	37:14
	killed	19:15	20:13	Michelle
	12:25	22:6 26:8	31:12	8:23,25
K	knowledge	31:18	makes	minutes
K-E-L-L-E-Y	10:17	local	23:24	27:6
7:12		7:16	36:13	29:25
Kelley	L	locations	making	31:1
7:7,11,	lawsuit	31:8	13:17	money
12,14	8:5 15:20	logistics	16:17	23:12
8:9,12,	16:9	19:9	32:19	25:15,23
17,19,21,	23:13,19,	long	manner	monies
22 10:3	22 24:2	29:7	20:20	24:9
11:24	25:5	Lookingbill	31:25	month
12:19,20	lawyers	22:7,22	mass	17:20
13:2	13:5	23:7	8:8 12:24	morning
15:12	lead	25:16,17,	material	7:7
16:12,23	18:10	24 26:3	10:19	mother
18:15	leave	lot	34:21	8:24
19:10,16	31:19	27:22	matter	motion
20:14	letter	loud	19:2	18:21
22:2,20	12:3,7,	17:7	34:11	19:3,4
24:19	10,16,21		matters	38:4,9
25:23	13:3 14:1	M	8:5	motives
26:3,18	15:3,20,	M-I-C-H-A-	medications	16:8
27:15,16,	21 16:7,	E-L	9:3,4	move
21 28:8,	11 17:21	7:12	meet	9:2 26:6
10,16	18:8	made	35:4	murder
29:18	19:12,22,	8:4 13:24	members	13:6
31:6,15,	25 30:4		32:23	
23 32:2,	32:7,12			
7,20,21				
34:22				
35:8,18,				

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICAJune 23, 2020
Index: name-calling..proceed

	17:17,22	40:10	30:15	pop
N	22:10,12	outstanding	31:3	11:25
	23:21	19:20	personal	posing
name-	24:4 33:9	20:21	8:6 37:15	15:13
calling	37:9,21		personally	28:20
39:16	objection	P	31:2	position
names	22:24		pertaining	32:12
8:13 9:2	26:9,10,	paid	26:2	38:22
necessarily	13,15	25:15,23	pertains	possibly
9:9	28:14	papers	8:6 24:9	16:18
needed	38:2	31:7	phone	potential
12:17	obligated	participate	12:12	18:23
nightclub	19:23	15:19	13:13	19:16
32:23	obstruct	party	place	preparation
nod	30:23	19:17	12:18	26:18,22,
11:4	obstructing	Patrick	19:20	24
non-	33:8	8:9,17,19	20:2,22	prepared
testimony	obstruction	19:16	plaintiff	11:7
36:25	ist	Paul	9:16	present
nonentity	25:2,5	12:4 18:5	35:21	38:18
30:5	obviate	27:3	40:7,8	presently
Nonetheless	19:1	pay	plaintiff's	9:3 11:19
18:8	officially	23:12	24:2	pretty
Note	33:12	penalty	plaintiffs	14:10
19:18	offset	10:18	7:25 8:3	16:16
notice	24:10	13:6	16:25	Prior
7:15	25:15,18	pending	17:15,24	18:18
34:12	open	23:18	25:12,21	37:11
38:24	31:14,19	36:3	26:7	private
November	36:2	people	32:17,18	29:4
8:11	opportunity	12:21	33:1	privilege
number	11:8	13:18	37:9,21	31:16
37:11	18:11	perjury	planning	33:23
	35:7	10:18	28:11	problem
	order	perpetrated	29:19	14:16
O	11:3	8:9,16	34:10	38:9
	18:21,22	perpetrator	ploy	Procedure
oath	19:5,11,	12:24	34:4	7:16
10:8,15	20 20:2,	person	point	proceed
object	22 33:25	9:10	32:21	17:10,13
10:12	ordered			

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICAJune 23, 2020
Index: produce..represented

21:23	17 28:1,		record	24:16
22:4	13,16,20,	R	7:9,10,13	relevant
29:23	22 29:3,		10:2,9	24:21
produce	13,15,17,	raised	11:3	25:11,18
18:19	18,19,21	18:10	31:13	
	33:25	19:12	33:15	relief
product	34:8,10		35:12,24	31:20
21:15	38:6	raising	38:3,7,12	33:17
		18:23		35:5,6,18
prosecuting	question-		reference	
32:22	by-question	re-depose	8:19	remain
protective	17:17	35:8		22:9,21
18:21,22	questioning	read	references	23:2,6,
19:5,20	22:12	11:8	8:14	10,15
20:2,22	24:22	34:19,21	reflect	26:5,12,
	33:8		7:13	21 27:1,
provide		ready		20 28:4,
35:7	questions	28:8	refusal	18 31:11
36:24	9:5 10:9,	realize	32:11	36:2
Pulse	10,11,12,	18:6	33:19	
32:23	16 11:15		refused	remaining
	13:19,25	reason	39:2	13:1
purposes	15:5,13,	13:15		
14:5,6	17,18,20,	38:25	refusing	remember
	25 16:7,	39:5	32:19	9:13
pursuant	18 17:18	reasonable	33:7,11	remove
7:15	20:3,18	39:3	regard	21:16
put	21:22		16:23	repeat
21:2	25:3,7	reassertion	22:5	9:23
32:12,24	27:23,24	19:13	23:12	34:16
39:13,14	29:2,10	reassurance	25:17,23	repeating
	30:24	13:4	31:6 35:5	8:13
puts	31:1,5,17	Rebecca		
33:21	32:8,14	18:15	regular	rephrase
	33:2,4	19:10	12:5	10:23
Q	38:21	31:24	reissue	reply
	39:3	36:16,19	36:14,19	33:19
question	queue	Rebecca's	related	reporter
10:21,23,	36:17	31:23	8:5	10:9 11:3
24 15:8,		34:8	releasing	28:5
22 16:2	quick		35:25	34:18
17:12	27:6,8	received	36:3	represent
18:1,2	quiet	12:8,18,		7:8,24
21:2	30:23	19	relevance	represented
22:15			24:2,5	7:19
26:15		recognize	relevancy	
27:8,11,		19:14	23:25	

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICAJune 23, 2020
Index: representing..spell

representin g 7:18	review 26:19 31:7	26:9,13, 14 32:15, 16 35:20 37:8,9 40:6,11	Shields 8:24 shooters 32:23 shooting 8:8,16,18 11:21 22:6 shorthand 8:14	21:9,20 24:7 29:20 30:8,17, 21 34:2
request 18:19	reviewed 31:7		single 13:12 22:15 27:11,17 28:1,13, 22	
requested 15:3 34:21	rights 14:25 Rodriguez 18:17 24:25	sea 24:1 seated 38:19 seek 13:6,17, 24 31:20 35:6,17	show 38:1 shut 18:1 sic 39:3 side 16:14 17:16 side-shot 17:24 Sidebar 25:9 silence 21:3 silent 22:9,21 23:2,6, 11,15 26:5,12, 21 27:1, 20 28:4, 18 31:11	sinister 13:15 sir 18:9 sit 30:23 situation 32:24 33:11,20, 21 solitary 13:12 sort 17:22 sought 18:14 33:10 speaking 21:9,20 24:7 29:20 30:8,17, 21 34:2
resolve 33:25	room 30:15 31:3 rude 30:2,6, 10,11 rules 7:16 36:4 ruling 22:16 run 16:14	self-incriminati on 20:5 28:12 31:17 Send 40:7 sense 36:13 set 12:16,22 setting 9:9 settled 23:8 settlement 26:3 shake 11:4 Shawn 7:11,12		
respect 11:20				
respond 10:13,16, 24 15:5 16:6 18:11 19:22,25 30:4 34:9				
responded 15:21 18:20 19:3				
responding 16:10 20:17,18	S			
response 10:18,19 11:1 12:9 13:13,25 20:10	S-H-A-W-N 7:12 satisfied 35:4 schedule 19:5 scheduled 20:21 31:24 scheduling 19:9 Schreiber 17:14 18:6,12 25:9			
responses 10:17 11:2				
responsible 19:16			similar 24:11 36:24 simple 15:21 simultaneou s	specificall y 39:17 spectacle 17:22 spell 7:10
return 12:7				
reveal 19:24 21:15				

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICAJune 23, 2020
Index: spent..Webster

spent	12 13:23	25:6	12:3	understood
24:9	18:4,5,13			10:25
Springs	20:9,17,	suicide	thing	37:5
8:10,15	25 21:10,	12:25	38:16	
stands	13,21	Sunday	third-party	United
33:25	27:3,4	8:11	14:21	7:8,18,25
started	35:15	suspended	threatening	8:4,7
11:12	36:15,23	37:21	30:18,19	12:10
	39:24	39:24	time	20:14,15
state	Steven	Sutherland	10:5,21	21:6,8
7:9 23:19	7:8 27:3	8:10,15	11:25	23:23
24:10,16	38:8	sworn	19:3,12	24:3,6
25:16	stop	10:15	25:21	25:4,12,
32:18	10:22	38:19	35:9	20
33:17	24:23		38:20,21	uploaded
statement	31:13		today	37:12,14,
12:19	stopped	T	7:19 8:2	18,22
16:22	31:1		31:9,24	v
17:2,15	38:21	taking	36:6	
31:13	39:1	9:3 18:7	transcript	vague
32:16,17	street	20:19	11:7 38:5	26:9,10,
34:7	16:14	talk	40:9	13,15
35:12,19	strongly	21:7	treat	valid
statements	25:6	26:23	30:13	25:2
12:20	subject	talking	treated	verbal
States	10:18	36:5	30:5,13	11:2
7:8,19	subpoena	targets	truthful	volunteered
8:1,4,7	14:23	13:1,10,	10:17,19	20:11
12:10	18:19,20	11 20:14,	13:18	
20:14,16	35:25	15		W
21:6	36:9,10,	telling	U	
23:23	12,14,19	30:9		walk
24:3,6	subpoenaed	terrible	U.S.	21:7
25:4,12,	19:10	16:20	33:19	wanted
20	subpoenas	Tessa	understand	32:5
status	36:2	8:22,23	9:5 10:22	weaponizing
13:9	subsequent	testify	11:12	33:5
STENOGRAPHE	19:7	33:14	15:1 16:9	Webster
R	substantive	testifying	27:21	22:10,11,
34:22	11:9	10:8	33:3	18
40:4,9	suggest	Texas	38:14	
Stern		7:17 8:11		
12:4,11,				

MICHAEL SHAWN KELLEY
HOLCOMBE vs UNITED STATES of AMERICA

June 23, 2020
Index: Western..Zoom

Western 9:10
7:17 12:3 37:12

whatsoever
24:5

wife
8:22,23

withdraw
19:4

wonderful
20:25

words
17:7

work
14:11
16:15
21:15
34:3

world
25:10

written
10:2

wrong
21:12

wrongful
8:6

Y

y'all's
32:10

year
12:2

years
13:8

yes-or-no
15:24

Z

Zoom